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(ii) STATE.—The term "State" means the
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                                                            States
                      and the District of Columbia.
                         (iii) STATE FAMILY ASSISTANCE GRANT.—The
                      "State family assistance grant" means the
                      State
                      assistance grant (as defined in section 403(a)(1)(B))
                      the Social Security Act, as added by the
                      amendment
                      made by section 103(a)(l) of this Act).
                   (2) CLAIMS, ACTIONS, AND PROCEEDINGS.—The
               amendments
               made by this title shall not apply with respect to—
(1)
                         powers, duties, functions, rights, claims,
penalties.
or obligations applicable to aid. assistance. or services
provided before the effective date of this title under the
provisions amended; and (2)
                         administrative actions and proceedings
commenced
before such date. or authorized before such date to be
commenced, under such provisions.
                   (3) CLOSING OUT ACCOUNT FOR THOSE PROGRAMS
                NATED OR SUBSTANTIALLY MODIFIED BY THIS TITLE.—
               In closing
               out accounts, Federal and State officials may use
               scientifically
               acceptable statistical sampling techniques.
               Claims made with
               respect to State expenditures under a State
               plan approved
               under part A of title IV of the Social Security
               Act (as in
               effect on September 30, 1995) with respect to
               assistance or
               services provided on or before September 30,
                1995, shall be
               treated as claims with respect to expenditures
               during fiscal
               vear 1995 for purposes of reimbursement even if
               pavment was
               made by a State on or after October 1,
               Each State
               shall complete the filing of all claims under the
                State plan
               (as so in effect) within 2 years after the date of
               the enactment
               of this Act. The head of each Federal department
               shall—
any claims in connection with the close out of programs under such State plans; and (4)
(3)
                         use the single audit procedure to review
                         reimburse States for any payments made
for assist-
ance or services provided during a prior fiscal year from
funds for fiscal year 1995, rather than from funds author-
ized by this title.
                   (4) CONTINUANCE IN OFFICE OF ASSISTANT
               SECRETARY FOR FAMILY SUPPORT.—The individual who, on the day
               before the
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effective date of this title, is serving as

for Family Support within the Department of

Assistant Secretary

Health and Human Services shall, until a successor is appointed to such position— (5) (6) continue to serve in such position: and except as otherwise provided by law-(i) continue to perform the functions of the Assistant Secretary for Family Support under section 417 of the Social Security Act (as in effect before effective date); and (ii) have the powers and duties of the Assistant Secretary for Family Support under section 416 of the Social Security Act (as in effect pursuant to the amandmant mada har caction 103(a)(1) of this Act) (c) termination of entitlement under AFDC program.— Effective October 1, 1996, no individual or family shall be entitled to any benefits or services under any State plan approved under